## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

| JIM DAWS TRUCKING, LLC,  | ) CASE NO. 4:24-CV-3177   |
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| Plaintiff,   | )   |
| v.  DAWS, INC.; JAMES R. DAWS; LANA R.  DAWS; DAWS TRUCKING, INC.; and  COLUMBUS TRANSPORTATION &  LOGISTICS, LLC, | ) ) DEFENDANTS' INDEX OF ) EVIDENCE AND EXHIBIT ) LIST IN OPPOSITION TO ) MOTION FOR PRELIMINARY ) INJUNCTION ) |
| Defendants.  | )<br>)  |

Pursuant to Fed. R. Civ. P. 65 and NECivR 7.1, Defendants submit the following index of evidence and exhibit list in opposition to Plaintiff's motion for preliminary injunction.

- Nebraska Secretary of State Report for Columbus Transportation & Logistics LLC
- 2. Nebraska Secretary of State Report for Daws, Inc.
- 3. Nebraska Secretary of State Report for Daws Trucking, Inc.
- 4. Nebraska Secretary of State Report for J&L Enterprises, LLC
- 5. Nebraska Secretary of State Report for JLD Truck Lines, LLC
- 6. Nebraska Secretary of State Report for Loyal Trucking, Inc.
- 7. Nebraska Secretary of State Report for Pyramid Tarp and Equipment Sales, LLC
- 8. SAFER Company Snapshot for Columbus Transportation & Logistics LLC
- 9. SAFER Company Snapshot for Daws Trucking, Inc. d/b/a Jim Daws Trucking, LLC
- 10. 10.29.24 JLD Redemption Agreement
- 11. 10.29.24 Loyal Redemption Agreement (Daws0002767 0002771)
- 12. Photo of Exterior of the shop
- 13. Photo of Interior of the Office
- 14. Photo of Server Room
- 15. Photo of Interior of Office
- 16. J&L Office Lease

- 17. J&L Shop Lease
- 18. Plaintiff's Answers to Interrogatories
- 19. JDT Truck Promissory Note (JDT225580-225583)
- 20. JDT Trailer Promissory Note (JDT225576-225579)
- 21. JDT \$4M Promissory Note
- 22. Rick Fernandez \$250k Promissory Note
- 23. Membership Interest Pledge Agreement
- 24. Rick Text Messages to Jim (JDT225325-225363)
- 25. Rick Text Messages to Jim (Daws0002772-0002852)
- 26. Rick Text Messages to UBT (JDT225317-225324)
- 27. 5.3.22 Email (JDT 231134-231147)
- 28. 5.10.22 Email (JDT231078-231081)
- 29. 4.10.23 Email (JDT 226184-226187)
- 30. 4.30.22 Rick Email (JDT231431-231436)
- 31. 5.4.22 Emails (JDT233461-233479)
- 32. 4.7.23 Email (JDT231095-231097)
- 33. 5.24.24 Email to UBT (JDT226048-226051)
- 34. 9.2.24 Jim Texts (Daws1298-1299)
- 35. 9.5.24 Jim Texts (Daws1300-1301)
- 36. 9.11.24 Jim Texts (Daws 1822-1823)
- 37. 9.24.24 Rick Email (JDT 231028-231033)
- 38. 9.24.24 Rick Email (JDT226228)
- 39. 9.24.24 Molthan Email
- 40. 9.25.24 Rick Email (Daws946-948)
- 41. 9.26.24 Rick Email (Daws 949)
- 42. 9.30.24 George Wiltrot Texts (Daws1238-1240)
- 43. 9.30.24 Pewick Texts
- 44. 10.2.24 Chrissy Howard Text
- 45. 10.2.24 McGee Text (Daws 1570-1572)
- 46. 10.2.24 Keeler Text (Daws 2099-2100)
- 47. 10.2.24 Mike Hill Texts (Daws 1505-1506)
- 48. 10.3.24 Hudson Texts (Daws 1655-1656)
- 49. 10.7.24 Jim Texts (Daws 1227-1228)
- 50. 10.9.24 Pinnel Texts (Daws 1510-1511)
- 51. Declaration of Caitlin Super
- 52. Declaration of Mattie Hans
- 53. Declaration of Shannon Dugan

- 54. Declaration of Wayne Schmeeckle
- 55. Declaration of Jeremy Becker
- 56. Declaration of Jerry Anderson
- 57. Declaration of John Proctor
- 58. Declaration of Jacob Barfuss
- 59. Declaration of Michel Marlowe
- 60. Declaration of Jeff Harris
- 61. Declaration of Steven Schmitz
- 62. Declaration of Milton Turner
- 63. Declaration of Ronald Landoll
- 64. Declaration of Jeff Cyphers
- 65. Declaration of Craig Downs
- 66. Declaration of Noah Hasenauer
- 67. Declaration of Douglas Warnsing
- 68. Declaration of Zachary DeMerrell
- 69. Declaration of Chuck Weaver
- 70. Declaration of Scott Mitchell
- 71. Declaration of Bryan Watson

DATED this 31st day of January, 2025.

DAWS, INC., JAMES R. DAWS, LANA R. DAWS, DAWS TRUCKING, INC. and COLUMBUS TRANSPORTATION & LOGISTICS, LLC, Defendants

BY: /s/ Timothy J. Thalken

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ATTORNEYS FOR DEFENDANTS

## CERTIFICATE OF SERVICE

I hereby certify that on the  $31^{\rm st}$  day of January, 2025, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to counsel of record.

/s/ Timothy J. Thalken

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